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11/12/13

Dear FEC Reports Analysis Division,

Thank you for your notice regarding the 48-hour disclosure requirement.

As the Committee Treasurer, I was not aware that the 48-hr notice is required for not only campaign contributions, but for loans made by the candidate as well.

Now, I am fully informed about this requirement and will ensure that all future 48-hr notices are filed in a timely manner.

The 4 transactions that triggered your notice (\$2,252.50 on 9/27/13, \$1,317.04 on 9/30/13, \$4,500 on 9/30/13 and \$1,236.42 on 9/30/13) were loans by the candidate and were ultimately disclosed in the October Quarterly report.

Both, the Pre-Primary and the October Quarterly reports were filed on October 18th and not when they were supposed to be originally filed (10/03 and 10/15 respectfully) because our reporting software experienced technical errors and I could not get any assistance from the FEC due to the government shutdown. Therefore, I would not be able to file 48-hr notices for these transactions even if I knew that candidate's loans fall under the requirement.

However, we now know about the requirement and will ensure to file all required notices and be fully compliant with the FEC rules.

Respectfully,

Angelica Addivinola, Treasurer

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